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July 14, 2017

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Hon. Valerie E. Caproni United States District Judge Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

Re: Coalition For Competitive Electricity et al v. Rhodes, No. 1:16-cv-08164-VEC

Dear Judge Caproni:

Pursuant to Rule 1(A) of this Court's Individual Practices in Civil Cases, Intervenors Constellation Energy Nuclear Group, LLC, Exelon Corporation, R.E. Ginna Nuclear Power Plant, LLC, and Nine Mile Point Nuclear Station, LLC (collectively, "Intervenors") write to inform the Court of today's decision by the Northern District of Illinois dismissing the complaints with prejudice in *Village of Old Mill Creek v. Star*, No. 17-cv-1163, and *Electric Power Supply Association v. Star*, No. 17-cv-1164. The complaints in those cases, like the Complaint in this case, raised preemption and Commerce Clause claims concerning a Zero Emissions Credit program (enacted in Illinois) that provides credits to qualifying nuclear facilities.

A copy of the district court's order is attached for the Court's convenience.

Respectfully submitted,

/s/ Matthew E. Price

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cc: All counsel of record via CM/ECF.